IN THE UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF TEXAS

TYLER DIVISION

Soverain Software, LLC, § § § Plaintiff, § CIVIL ACTION NO. 6:09-CV-274 § v. § J.C. Penney Corporation, Inc., Amway Corp., § **DEFENDANT BIDZ.COM, INC.'S Avon Products, Inc.,** § DISCLOSURE UNDER F.R. Bidz.com, Inc., § CIV. P. 7.1 § **Etronics, Inc.,** HSN, Inc., HSN Improvements, LLC, § **Cornerstone Brands, Inc.,** § **DEMAND FOR JURY TRIAL** Ballard Designs, Inc., Garnet Hill, Inc., § Smith & Noble, LLC, The Territory Ahead, Inc., § QVC, Inc., Shutterfly, Inc., Victoria's Secret Stores Brand Management, Victoria's Secret Direct Brand Management, § LLC, VistaPrint, Ltd., and § VistaPrint USA, Inc., Defendants, Bidz.com, Inc., Counterclaimant, § v. Soverain Software, LLC, § Counterdefendant

Pursuant to F.R. Civ. P. 7.1, Defendant Bidz.com, Inc., through its counsel, states that (1) it does not have a parent corporation, and (2) no publicly held corporation owns 10% or more of its stock.

Respectfully submitted,

/s/_Deron R. Dacus____

DERON R. DACUS

State Bar No. 00790553

RAMEY & FLOCK, P. C.

100 E. Ferguson, Suite 500

Tyler, Texas 75702

(903) 597-3301

FACSIMILE: (903) 597-2413

ATTORNEYS FOR DEFENDANT

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing document was filed electronically in compliance with Local Rule CV-5(a). Therefore, this document was served on all counsel who are deemed to have consented to electronic service. Local Rule CV-5(a)(3)(A). Pursuant to Fed.R.Civ.P. 5(d) and Local Rule CV-5(e), all other counsel of record not deemed to have consented to electronic service were served with a true and correct copy of this document via email, facsimile and/or U.S. First Class Mail this 9th day of September, 2009.

/s/ Deron R. Dacus

Deron R. Dacus